As of the Office action mailed December 23, 2003 claims 1-10 are pending with claims

8-10 withdrawn, and claims 1-7 standing rejected. Reexamination and reconsideration of the

application as amended and in view of the remarks herein is respectfully requested.

Final Rejection

As an initial matter, Applicants note that in Office Action Summary the Office action

mailed December 23, 2003 is indicated to be a Final Action. In regard to this, Applicants note

that in the telephonic interview on January 13, 2004 Examiner Thanh stated the indication of the

Office action as a Final Action arose through a clerical error and the Office action mailed

December 23, 2003 is, therefore, a non-final action.

Amendments to the Specification

The specification has been amended in the paragraph beginning on page 7, line 19 to

remove the recitation "on the Shore A scale" that was added in the amendment dated September

24, 2003. Accordingly, this paragraph now reads as originally filed. As such, no new matter is

added by this amendment.

Rejections Under 35 U.S.C. §112

Claim 2 was rejected under 35 U.S.C. §112, first paragraph, because the insertion of "on

the Shore A scale" was deemed to be new matter. Applicant maintains that it would have been

understood by a person having skill in the art that the Shore A scale would have been the

appropriate durometer scale considering the claimed numerical range and the stated requirements

Page 5 of 10

of the septum in the specification. However, in the interest of expediting prosecution, Applicant

herein cancels claim 2, thereby rendering the rejection moot. Correspondingly, the insertion of

"on the Shore A scale", added in the paragraph beginning on page 7, line 19 of the specification

by the amendment filed September 24, 2003, has also been deleted. This paragraph now reads as

originally filed.

Claim 7 was rejected under 35 U.S.C. §112, second paragraph, because "said ports" lacks

proper antecedent basis. As the Examiner recognized, the second occurrence of "said ports" was

inadvertently overlooked in the previous amendment. Claim 7 has now been amended to replace

"said ports" with --said chambers--. Applicant, therefore, respectfully requests that this rejection

be withdrawn upon reconsideration.

Rejections Under 35 U.S.C. §102(b)

Claims 1, 3, and 5-7 were rejected under 35 U.S.C. §102(b) as being anticipated by

Wadsworth, Jr. et al. (U.S. Patent No. 5,399,168). As discussed during the telephonic interview

on January 13, 2004, independent claim 1, as originally filed recited, in pertinent part "a housing

defining a plurality of interconnected chambers...". Claim 1 has been amended herein to further

recite, in relevant part "a housing defining a plurality of interconnected chambers, each said

chamber having a bottom portion and sidewall portion and integrated passageway providing

interconnection of said chambers...". Applicants believe this amendment further clarifies the

originally claimed interconnected arrangement of the chambers. Support of this amendment may

be found, for example, in the paragraph beginning on line 19 of page 8 of the specification as

originally filed. As this amendment does not add the aspect of "interconnected chambers" but

only serves to further clarify this feature, this amendment of claim 1 is not believed to necessitate

Page 6 of 10

a further search.

In contrast to the interconnected chambers of the claimed invention, Wadsworth teaches

an access port having a "plurality of distinct fluid cavities each in communication with a plural

lumen catheter." Field of the Invention, col. 1, 1. 20-22. According to the disclosure of

Wadsworth, "[a] dividing wall 44 separates fluid cavity 40 from fluid cavity 42." Col. 9, 1. 24-

25. The "distinct fluid cavities" taught by Wadsworth are placed in communication with a plural

lumen catheter via "an outlet stem in which are formed two internal stem channels. These stem

channels communicate respectively through individual exit passageways with the fluid cavities."

Col. 5, l. 45-48. Additionally, as shown in, e.g., FIGS. 4 and 12, the stem 20 includes a slot 28

extending between the internal stem channels 67 and 67a. The "slot 28 ... corresponds in size

and shape to web 76 between lumens 72, 74 of catheter 70." Col. 8, 1. 55-57. According to the

configuration disclosed by Wadsworth, the "distinct fluid cavities" are provided with separate

flow paths to separate respective lumens of a multi-lumen catheter.

In sum, Wadsworth teaches an access port having two or more isolated fluid cavities and

respective, isolated fluid passageways, for communicating fluid to respective, isolated lumens of

a multi-lumen catheter. However, independent claim 1 recites that the fluid chambers of the

claimed access port are interconnected. Wadsworth does not teach this aspect of the claimed

invention. In fact, Wadsworth teaches a contrary configuration.

In view of the foregoing, Applicants respectfully submit that Wadsworth fails to teach all

of the aspects of claims 1, 3, and 5-7. Accordingly, Applicants respectfully request that the

rejection of claims 1, 3, and 5-7 under 35 U.S.C. §102(b) be withdrawn upon reconsideration.

Rejections Under 35 U.S.C. §103(a)

Page 7 of 10

Claim 2 was rejected under 35 U.S.C. §103(a) as being obvious over Powers et al. (U.S. 5,833,654) in view of Eliasen et al. (U.S. 6,213,973). Claim 2 has been cancelled herein

rendering the rejection thereof moot.

Claim 4 was rejected under 35 U.S.C. §103(a) as being obvious over Wadsworth, Jr. et

al., in view of Powers et al. As discussed during the telephonic interview on January 13, 2004,

both Wadsworth and Powers fail to teach an access port having interconnected chambers as

recited by originally filed claim 1, and incorporated by reference into claim 4.

The teachings of Wadsworth are discussed in detail relative to the rejection of claims 1,

3, and 5-7. In sum, Wadsworth teaches an access port having two or more isolated fluid cavities

and respective, isolated fluid passageways, for communicating fluid to respective, isolated

lumens of a multi-lumen catheter. However, independent claim 1 recites that the fluid chambers

of the claimed access port are interconnected. This aspect of claim 1 is incorporated by

reference into claim 4. Accordingly, rather than teaching an access port according to the claimed

invention, Wadsworth teaches a configuration for an access port that contrary to the claimed

invention.

In a similar manner to Wadsworth, Powers also teaches a dual reservoir access port in

which the reservoirs are isolated from each other and are provided with separate flow paths to

individual, separate lumens of a multi-lumen catheter. Specifically, Powers teaches a port

wherein "[t]he housing further includes a first fluid flow pathway formed in the sidewall of the

housing. The first fluid flow pathway extends between the proximal fluid reservoir and a

predetermined outlet location at the distal end of the housing. In addition, a second fluid flow

pathway extends between the distal fluid reservoir and the predetermined location." Col. 3, 1. 1-

Page 8 of 10

7. This aspect is most clearly shown in FIG. 6 of Powers, wherein each reservoir has a separate

fluid flow pathway to a separate outlet.

Also similar to Wadsworth, Powers provides a bifurcated stem in which "[t]he first fluid

duct extends longitudinally through the first outlet prong of the outlet stein [sic] to the first fluid

flow pathway. The second fluid duct extends longitudinally through the second outlet prong of

the outlet stein [sic] to the second fluid flow pathway." Col. 3, 1. 15-19. As best shown in FIG.

16, a dual-lumen catheter may be coupled to the bifurcated stem, thereby coupling the individual

fluid pathways, and thereby the separate fluid reservoirs, to separate respective lumens.

In view of the foregoing, clearly Powers also does not teach an access port having

interconnected chambers as required. In fact, as with Wadsworth, Powers teaches just the

opposite: fluid chambers that are purposefully isolated from one another. Therefore, Powers is

not even susceptible to being modified to achieve the invention of claim 1, which limitations are

incorporated by reference into claim 4.

In sum, both references not only fail to teach interconnected chambers, but in fact teach

configurations that are inconsistent with the requirements of the claimed invention, i.e., both

references teach an access port having at least two fluid reservoirs or cavities that are specifically

maintained in isolation relative to one another. Therefore, neither Wadsworth nor Powers are

even susceptible to modification in a manner to achieve the claimed invention. Accordingly, it is

respectfully requested that the rejection of claim 4 under 35 U.S.C. §103(a) be withdrawn upon

reconsideration.

In view of the foregoing, all of the outstanding rejections are believed overcome. The

application is therefore believed to be in condition for allowance. Early and favorable action is

respectfully solicited.

Page 9 of 10

ppln. No. 09/842,458 mdt. dated Mar. 23, 2004 In response to Office action mailed Dec. 23, 2003

In the event the Examiner deems personal contact necessary, the attorney of record may be reached at telephone number 603-668-6560.

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